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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/693,919		10/23/2000	Tomohito Shida	1083.1076/JDH	1083.1076/JDH 8369	
21171	7590	04/13/2004		EXAM	EXAMINER .	
STAAS &		Y LLP	DURAN, A	DURAN, ARTHUR D		
SUITE 700 1201 NEW		VENUE, N.W.		ART UNIT	PAPER NUMBER	
WASHING				3622	3622	
				DATE MAILED: 04/13/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	$\wedge$				
,	09/693,919	SHIDA, TOMOHITO	/ \				
Office Action Summary	Examiner	Art Unit	_/				
	Arthur Duran	3622	NI				
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet	with the correspondence address	s				
A SHORTENED STATUTORY PERIOD FOR RI THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication  - If the period for reply specified above is less than thirty (30) days,  - If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by set any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may n. a reply within the statutory minimum of eriod will apply and will expire SIX (6) M statute, cause the application to become	r a reply be timely filed thirty (30) days will be considered timely. IONTHS from the mailing date of this commure ABANDONED (35 U.S.C. § 133).	nication.				
Status							
1)⊠ Responsive to communication(s) filed on j	13 March 2004.						
2a)⊠ This action is <b>FINAL</b> . 2b)□	This action is non-final.						
3) Since this application is in condition for all	owance except for formal m	atters, prosecution as to the me	rits is				
closed in accordance with the practice und	der <i>Ex part</i> e Q <i>uayl</i> e, 1935 C	D. 11, 453 O.G. 213.					
Disposition of Claims							
4) ☐ Claim(s) 1-15 is/are pending in the application 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-15 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction a	ndrawn from consideration.						
Application Papers							
9)☐ The specification is objected to by the Exa	miner.						
	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to							
Replacement drawing sheet(s) including the control of the oath or declaration is objected to by the	•		, ,				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a	ments have been received. ments have been received in priority documents have be ureau (PCT Rule 17.2(a)).	n Application No en received in this National Stag	je				
Attachment(s)							
1) Notice of References Cited (PTO-892)		w Summary (PTO-413)					
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SI Paper No(s)/Mail Date</li> </ol>	·	lo(s)/Mail Date of Informal Patent Application (PTO-152)	)				

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#### **DETAILED ACTION**

1. Claims 1-15 have been examined.

## Response to Amendment

2. The Amendment filed on 3/13/04 is sufficient to overcome the Schiff reference.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schiff (6,477,533) in view of DeLorme (5,948,040).

Claim 1: Schiff discloses a method for accepting transaction reservation, comprising the steps of:

electronically presenting information on discount services defined for each time period to a plurality of customers (col 20, lines 41-44; col 20, lines 58-65; col 22, lines 1-13; col 11, line 60-col 12, line 17; col 12, lines 22-36; col 7, lines 20-34);

electronically accepting information on transaction reservation of discount services at a selected time period by a customer (col 12, lines 17-23; col 12, lines 22-36); and performing a transaction according to the reserved discount services, when the visiting time of a customer to a shop, or the

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finish time of the transaction is included in the time period in association with said accepted information on transaction reservation (col 20, line 49-col 21, line 12; col 13, lines 17-22; col 1, lines 22-26; col 22, lines 1-5; col 12, lines 14-17).

Schiff further discloses that the time period can be a defined as a term for the transaction (col 20, lines 41-44; col 20, lines 58-65; col 22, lines 1-13).

Because Schiff discloses custom packages can vary based on sailing date and special discounts (col 1, lines 21-26), Schiff implies that custom packages can be created where special discounts and sailing dates are related variables to the overall package.

Schiff further discloses that incentives, time periods, and reservations are related (col 22, lines 1-13; col 1, lines 22-26), accepting the transaction reservation for the transaction target, performing a transaction in accordance with the transaction reservation (col 12, lines 17-36), and re-presenting data based on the accepted transaction reservation for the transaction target (col 11, lines 10-16; Fig. 2b; Fig. 3a).

Schiff does not explicitly disclose that the discounts are related to the time period that the reservation is made for.

However, DeLorme discloses that presenting bargain data to a transaction target related to the time period that the reservation is made for (Fig. 1c; Fig. 4; Fig. 5d, item 595; Fig. 6; col 41, lines 13-32; col 67, line 60-col 68, line 6; col 50, lines 38-45).

DeLorme further discloses re-presenting bargain data based on the accepted reservation for the transaction target (Fig. 9b; Fig. 7b; Fig. 7a; Fig. 5d, item 595).

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DeLorme further discloses a terms determination unit for determining terms for a transaction of a transaction target for each time period (Fig. 1c; Fig. 4; Fig. 5d, item 595; Fig. 6; col 41, lines 13-32; col 67, line 60-col 68, line 6; col 50, lines 38-45); and a display system for displaying the terms for the transaction, wherein the transaction reservations are made via the plurality of terminal devices based on the display terms for the transactions (Fig. 5d; Fig. 1c; Fig. 9b).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to add DeLorme's reservations goods or services with time period based discounts to Schiff's time period, reservation, discount related information. One would have been motivated to do this in order to provide the customer with further, specific information on the relation of time periods, reservations, and discounts.

Claims 2, 8, 9, 10, 11, 12: Schiff discloses a method, system, apparatus, medium for accepting transaction reservation provided with a plurality of terminal devices, and an apparatus for accepting transaction reservation, connected to the terminal devices respectively, to accept reservation for a transaction of a transaction target, characterized in that said accepting apparatus comprises:

- (i) a terms determination means for determining terms for a transaction of a transaction target (col 11, line 60-col 12, line 17; col 12, lines 22-36); and
- (ii) a transaction terms display means for displaying the terms for the transaction determined by the terms determinations means (col 7, lines 20-34; col 12, lines 22-36); said terminal devices comprises:

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(i) an accepting means for accepting reservation application data which represents reservation application for a transaction of a transaction target based on the displayed terms (col 12, lines 17-23; col 12, lines 22-36); and

(ii) a transmission means for transmitting the reservation application data accepted by the accepting means to the accepting apparatus (col 12, lines 17-23; Fig. 1; Fig. 2A); and said accepting apparatus further comprises a storage means for storing received reservation application data, when the reservation application data is received (Fig. 2A).

Schiff further discloses a storage medium and a controller (Fig. 2A).

Schiff further discloses that incentives, time periods, and reservations are related (col 22, lines 1-13; col 1, lines 22-26), accepting the transaction reservation for the transaction target, performing a transaction in accordance with the transaction reservation (col 12, lines 17-36), and re-presenting data based on the accepted transaction reservation for the transaction target (col 11, lines 10-16; Fig. 2b; Fig. 3a).

Schiff does not explicitly disclose that the discounts are related to the time period that the reservation is made for.

However, DeLorme discloses that presenting bargain data to a transaction target related to the time period that the reservation is made for (Fig. 1c; Fig. 4; Fig. 5d, item 595; Fig. 6; col 41, lines 13-32; col 67, line 60-col 68, line 6; col 50, lines 38-45).

DeLorme further discloses re-presenting bargain data based on the accepted reservation for the transaction target (Fig. 9b; Fig. 7b; Fig. 7a; Fig. 5d, item 595).

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DeLorme further discloses a terms determination unit for determining terms for a transaction of a transaction target for each time period (Fig. 1c; Fig. 4; Fig. 5d, item 595; Fig. 6; col 41, lines 13-32; col 67, line 60-col 68, line 6; col 50, lines 38-45); and a display system for displaying the terms for the transaction, wherein the transaction reservations are made via the plurality of terminal devices based on the display terms for the transactions (Fig. 5d; Fig. 1c; Fig. 9b).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to add DeLorme's reservations goods or services with time period based discounts to Schiff's time period, reservation, discount related information. One would have been motivated to do this in order to provide the customer with further, specific information on the relation of time periods, reservations, and discounts.

Claim 3: Schiff and DeLorme disclose a method according to claim 2. Schiff further discloses that the determination of the terms for a transaction comprises: determining terms for a transaction based on the state of the transaction reservation (col 20, lines 35-49; col 22, lines 1-13).

Claim 4, 6: Schiff and DeLorme disclose a method according to claim 2.

Schiff does not explicitly disclose confirming whether the reservation has been accepted.

However, Schiff discloses a variety of communication between a travel agent and a customer (col 1, lines 33-36). Schiff further discloses verifying that a customer is available (col 2, lines 35-40). Schiff further discloses booking and paying for a reservation (Fig. 3A, item 342, item 344).

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Schiff further discloses receiving reservations, booking, and payment information (col 12, lines 17-23).

Schiff further discloses sending a response to a user computer after receiving messages from the user computer (col 11, lines 13-15).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made that Schiff's response to a user computer can be a confirmation of the reservation that the user has made. One would have been motivated to do this because user's are more confident that a reservation is valid when the user receives notification that the reservation was received.

Additionally, DeLorme discloses confirming whether the reservation has been accepted (Fig. 5d, item 595; col 3, lines 15-20).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made that DeLorme's confirmation of the reservation that the user has made to Schiff's response to a user computer'. One would have been motivated to do this because user's are more confident that a reservation is valid when the user receives notification that the reservation was received.

Claim 5, 7: Schiff and DeLorme disclose a reception method for deal booking according to claim 4.

Schiff further discloses that it is characterized in that it further comprises the following steps:

a method according to claim 4, further comprising the steps of:

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determining discount services for the reserved transaction which has been confirmed to be accepted based on its terms (col 20, line 49-col 21, line 12; col 13, lines 17-22); and offering the discount services based on the confirmed reserved transaction (col 1, lines 22-26; col 22, lines 1-5; col 12, lines 14-17).

Since Schiff discloses that specific packages can be offered to specific customers and that packages can include special discounts and that specific customers can reserve transactions,

Schiff discloses offering the discounts for reserved transactions.

Claim 13, 14, 15: Schiff discloses a method, apparatus for accepting a transaction reservation for a transaction target, comprising:

presenting bargain data in relation to the transaction target and reflecting time dependent booking (col 1, lines 22-26); and

accepting the transaction reservation for the transaction target, and performing a transaction in accordance with the transaction reservation (col 12, lines 17-36).

Schiff further discloses that incentives, time periods, and reservations are related (col 22, lines 1-13; col 1, lines 22-26).

Schiff further discloses re-presenting data based on the accepted transaction reservation for the transaction target (col 11, lines 10-16; Fig. 2b; Fig. 3a).

Schiff does not explicitly disclose that the discounts are related to the time period that the reservation is made for.

However, DeLorme discloses that presenting bargain data to a transaction target related to the time period that the reservation is made for (Fig. 1c; Fig. 4; Fig. 5d, item 595; Fig. 6; col 41, lines 13-32; col 67, line 60-col 68, line 6; col 50, lines 38-45).

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DeLorme further discloses re-presenting bargain data based on the accepted reservation for the transaction target (Fig. 9b; Fig. 7b; Fig. 7a; Fig. 5d, item 595).

DeLorme further discloses a terms determination unit for determining terms for a transaction of a transaction target for each time period (Fig. 1c; Fig. 4; Fig. 5d, item 595; Fig. 6; col 41, lines 13-32; col 67, line 60-col 68, line 6; col 50, lines 38-45); and a display system for displaying the terms for the transaction, wherein the transaction reservations are made via the plurality of terminal devices based on the display terms for the transactions (Fig. 5d; Fig. 1c; Fig. 9b).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to add DeLorme's reservations goods or services with time period based discounts to Schiff's time period, reservation, discount related information. One would have been motivated to do this in order to provide the customer with further, specific information on the relation of time periods, reservations, and discounts.

### Response to Arguments

4. Applicant's arguments with respect to claims 1-15 have been considered but are moot in view of the new ground(s) of rejection.

Examiner notes that while specific references were made to the prior art, it is actually also the prior art in its entirety that is being referred to.

Examiner further notes that it is the Applicant's claims as stated in the Applicant's claims that are being rejected with the prior art.

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Applicant has modified the independent claims by adding "for each time period" to independent claims 2, 8-12. Applicant has modified independent claim 1 and narrowed the scope of the claim.

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arthur Duran whose telephone number is (703)305-4687. The examiner can normally be reached on Mon- Fri, 7:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Stamber can be reached on (703)305-8469. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PL

4/1/04

JAMES W. MYHRE PRIMARY EXAMINER